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PATENT APPLICATION
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant :	Louis BENOIT)	
Appln. No. :	09/941,643)	Group A.U. 3619
Filed :	August 30, 2001)	
For :	CHASSIS FOR AN IN-LINE SKATE, AND AN IN-LINE SKATE INCLUDING SUCH CHASSIS)	Examiner Hau PHAN

*Terminal
(App'd)
Disclaimer
11/14/02
SLB*

TERMINAL DISCLAIMER

Assistant Commissioner for Patents
Washington, D.C. 20231

Sir:

Your petitioner, SALOMON S.A., a corporation of the country of France, whose business address is Lieudit "La Ravoire," 74370 Metz-Tessy, France, represents that, as evidenced by the assignment being filed concurrently herewith, it is the assignee of record of the entire right, title, and interest in the following patents and application:

<u>Number</u>	<u>Title</u>	<u>Date of Issue</u>
U.S. Pat. No. 6,293,563 ✓	Chassis for a Gliding Sport Element, Such as a Skate, and a Gliding Element Including Such Chassis	25 Sept. 2001
U.S. Pat. No. 6,301,771 ✓	Method of Manufacturing a Chassis for a Gliding Sport	16 Oct. 2001
U.S. Appln. No. 09/941,643	Chassis for an In-Line Skate, and an In-Line Skate Including Such Chassis	(pending)

Your petitioner, SALOMON S.A., hereby disclaims the terminal part of any patent granted on the above-referenced U.S. Appln. No. 09/941,643, hereinafter "the instant application," which would extend beyond the expiration date of the full statutory term defined

in 35 USC 154 to 156 and 173, as presently shortened by any terminal disclaimer, of the above-referenced U.S. Pat. No. 6,293,563, hereinafter the "US '563 patent," and hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that the legal title to such patent so granted on the instant application shall be the same as the legal title to the US '563 patent, this agreement to run with such patent so granted on the instant application and to be binding upon the grantee, its successors, or assigns.

Your petitioner, SALOMON S.A., does not disclaim any terminal part of any patent granted on the instant application prior to the expiration date of the full statutory term of the US '563 patent in the event that the US '563 patent later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or further terminally disclaimed under 37 CFR 1.321(a), has all claims canceled by a reexamination certificate, is reissued, or is otherwise terminated prior to the expiration of its full statutory term, except for the failure of common ownership stated above.

Your petitioner, SALOMON S.A., certifies that the aforementioned assignment has been reviewed and that to the best of the assignee's knowledge and belief, title to the instant application and title to the US '563 patent are in the assignee. Further, the assignee's undersigned representative, who is empowered to act on behalf of the assignee, hereby declares that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

August 23rd 2002
Date
SALOMON S.A.
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Name: PASCAL RAMBAUD
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